

**COHEN FORMAN BARONE, LLP**  
AN EXPERIENCED LAW FIRM

DAVID J. COHEN  
david@cfblaw.com

CORY FORMAN  
cory@cfblaw.com

CARLA A. BARONE  
carla@cfblaw.com

SENIOR ASSOCIATE  
BENJAMIN L. SIMPSON  
ben@cfblaw.com

OF COUNSEL  
ROBERT VENTURO  
RICHARD COHEN  
JEFFREY COHEN  
RONALD COHEN

January 3, 2019

Honorable Magistrate Judge Marrero  
United States Courthouse  
500 Pearl Street  
New York, New York 10007  
*Filed via facsimile: 212-805-4060*

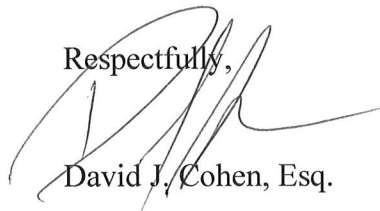
**Re:                   United States v. Christian Figallo 18 Cr. 684 (VM)**  
**Travel Permission**

Dear Honorable :

This letter is to request, with the consent of the Assistant United States Attorney, Nicholas Chiuchiolo, that our client, Christian Figallo, be given permission to travel to 370 West 30<sup>th</sup> Street, New York, New York to move his personal belongings from his old apartment (6A) to his current residence in New Jersey on Friday, January 4, 2019.

Mr. Figallo is presently on home detention in New Jersey using electronic monitoring with permission to travel for: pre-trial services, medical, and legal visits. Mr. Figallo will be accompanied for at least part of the move by an attorney from my office.

Mr. Figallo has hired a moving company and expects the actual packing of the apartment to take approximately three (3) hours. We are requesting a window of five (5) hours including travel time.

Respectfully,  
  
David J. Cohen, Esq.